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### PEOPLE RELEASED PRE-TRIAL IN PROTEST-RELATED CASES INVOLVING ALLEGED ARSON AND/OR POSSESSING EXPLOSIVES OR DESTRUCTIVE DEVICES

PEOPLE	DISTRICT	CHARGES & GREATEST	SUMMARY OF ALLEGED CONDUCT <sup>1</sup>	CONDITIONS OF RELEASE <sup>2</sup>
CHARGED  Brandon Althof Long  Devon Poland	& No. NDOH: 20-cr- 0290	CHARGED MM SENTENCE  Four-count indictment: <sup>3</sup> Conspiracy to riot and cause civil disorder; Conspiracy to use fire to commit any felony; Interstate travel to riot; Transporting any firearm in furtherance of civil disorder.	Following detention for alleged curfew violation, police searched Mr. Long, Mr. Poland, and Mr. Long's vehicle. Found inside the vehicle was a Glock .45 pistol, ammunition, a hammer, a BB gun, a bottle of liquid fire starter, two iPhones, and a bottle of liquor police believe was earlier looted from a store. iPhones alleged to include messages discussing traveling to Ohio from Pennsylvania to participate in demonstrations, and to include statements about bringing supplies to make a Molotov cocktail.	Mr. Althof Long: \$20,000 unsecured appearance bond; passport surrender, travel restrictions, mental health evaluation and/or counseling, drug testing, location monitoring with curfew.  Mr. Poland: WDPA Rule 5: \$20,000 unsecured appearance bond; third-party custodian, location monitoring (home detention), no excessive alcohol use. NDOH adopts WDPA bond and modifies to add travel restrictions, drug testing, treatment.
Jabari Davis	EDNC: 20-mj- 1572	One-count complaint: <sup>4</sup> Maliciously damage by means of fire a vehicle owned by the City of Raleigh which receives federal assistance.  5-year mandatory minimum	Alleged arson of marked Raleigh Police SUV at a police station. Fire coming from SUV's fuel-filler area. Also charred landscaping behind the SUV.	Third-party custodian, no excessive alcohol use, drug testing and treatment.

<sup>&</sup>lt;sup>1</sup> Summary information taken from court filings and justice.gov reports.

<sup>&</sup>lt;sup>2</sup> Not listed: standard conditions of supervision and other routinely imposed conditions (e.g. passport surrender; employment; residence; search; no possessing firearms, destructive devices, dangerous weapons; no possession of controlled substances without a prescription; no contact with victims or witnesses).

<sup>&</sup>lt;sup>3</sup> 18 U.S.C. § 371 (count 1); 18 U.S.C. §§ 844(h)(1) and (m) (count 2); 18 U.S.C. § 2101(a) (count 3); 18 U.S.C. § 231(a)(2) (count 4).

<sup>&</sup>lt;sup>4</sup> 18 U.S.C. § 844(f) (indictment waived).

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## PEOPLE RELEASED PRE-TRIAL IN PROTEST-RELATED CASES INVOLVING ALLEGED ARSON AND/OR POSSESSING EXPLOSIVES OR DESTRUCTIVE DEVICES

PEOPLE	DISTRICT	CHARGES & GREATEST	SUMMARY OF ALLEGED CONDUCT <sup>1</sup>	CONDITIONS OF RELEASE <sup>2</sup>
CHARGED	& No.	CHARGED MM SENTENCE		
Terry	MDLA:	Five-count indictment: <sup>6</sup>	Alleged to have set fire to four	Ms. Huggins and Mr. Johnson: Drug
Dorsey <sup>5</sup>	20-cr-	Conspiracy to commit arson	commercial establishments over the	testing and treatment, location
	0041	affecting interstate	course of two days (Tai Industries,	monitoring (curfew), no protests
Kenyatta		commerce; Arson affecting	Inc.; AutoZone Auto Parts Store; Tiger	unless pre-approved. Government
Huggins		interstate commerce.	Tire Shop; and AAA Tire Shop).	withdrew motions for detention as to
			Complaint alleges that each said their	both.
Shamyrin		5-year mandatory minimum	motive was related to the current	
Johnson		, , , , , , , , , , , , , , , , , , ,	protests regarding police conduct.	
Vincent	DMA:	Two-count complaint: <sup>7</sup>	Alleged to have stood on top of a	\$5,000 unsecured bond; mental health
Eovacious	20-mj-	Civil disorder; Possession	building near a large crowd blocking	treatment, no alcohol use, location
	4101	of an unregistered firearm.	traffic and throwing objects at police,	monitoring (home detention), third-
		6	and from there yelled for the crowd to	party custodian.
			kill police. Also alleged to have	
			removed a bottle with liquid inside and	
			attempted to insert a rag into it while	
			holding a lighter. When stopped and	
			searched, police recovered three glass	
			bottles filled with liquid, rags, and	
			lighters from his backpack. Alleged to	
			have said the liquid was gasoline and	
			that he was "with the anarchist group"	
			and was "waiting for an opportunity."	
			and was waiting for an opportunity.	

<sup>&</sup>lt;sup>5</sup> Detained (detention stipulation).

<sup>&</sup>lt;sup>6</sup> 18 U.S.C. §§ 844(n) and (i) (count 1); 18 U.S.C. §§ 844(i) and 2 (counts 2–5).

<sup>&</sup>lt;sup>7</sup> 18 U.S.C. § 231(a)(3); 26 U.S.C. §§ 5861(d) and 5871.

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# PEOPLE RELEASED PRE-TRIAL IN PROTEST-RELATED CASES INVOLVING ALLEGED ARSON AND/OR POSSESSING EXPLOSIVES OR DESTRUCTIVE DEVICES

PEOPLE CHARGED	DISTRICT & No.	CHARGES & GREATEST CHARGED MM SENTENCE	SUMMARY OF ALLEGED CONDUCT <sup>1</sup>	CONDITIONS OF RELEASE <sup>2</sup>
Samuel Frey <sup>8</sup>	DMN: 20-cr- 0129	One-count indictment: 9 Arson.  5-year mandatory minimum	Alleged arson of health and nutrition store. Mr. Frey alleged to be captured on video pouring flammable hand sanitizer onto a shelving unit and igniting it.	Mental health assessment and treatment, location monitoring (home detention), halfway house, no alcohol use, drug testing.
Cyril Lartigue	WDTX: 20-mj- 0501	One-count complaint: 10 Possession of an unregistered firearm (destructive device).	Video alleged to capture Mr. Lartigue manufacturing a destructive device in a parking lot next to Austin Municipal Court's entrance. Alleged to have fled when police entered the area, leaving the device behind. Upon arrest, a bottle containing lighter fluid, rags, and a butane lighter found in his backpack.	No excessive alcohol use, drug testing and treatment, location monitoring (home detention).  Magistrate Judge ordered release; District Court Judge upheld release on government appeal of release order.

<sup>&</sup>lt;sup>8</sup> A second person was initially charged with Mr. Frey and released on bond with conditions including drug testing and treatment, location monitoring (home detention), and mental health assessment and treatment. The government subsequently moved to dismiss charges against her.

<sup>&</sup>lt;sup>9</sup> 18 U.S.C. § 844(i).

<sup>&</sup>lt;sup>10</sup> 26 U.S.C. § 5861(d).

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### PEOPLE RELEASED PRE-TRIAL IN PROTEST-RELATED CASES INVOLVING ALLEGED ARSON AND/OR POSSESSING EXPLOSIVES OR DESTRUCTIVE DEVICES

PEOPLE CHARGED	DISTRICT & No.	CHARGES & GREATEST CHARGED MM SENTENCE	SUMMARY OF ALLEGED CONDUCT <sup>1</sup>	CONDITIONS OF RELEASE <sup>2</sup>
Colinford Mattis Urooj Rahman	EDNY: 20-cr-0203	Seven-count indictment: 11 Use of explosives; Arson; Using an explosive to commit a felony; Arson conspiracy; Use of a destructive device; Civil disorder; Possession and making a destructive device.  45-year mandatory minimum	Ms. Rahman is alleged to have thrown a Moltov cocktail at a parked, unoccupied, NYPD vehicle and fled in a tan mini-van driven by Mr. Mattis. Government indicates Moltov cocktail components were located in the mini-van upon stop and arrest, and that Ms. Rahman offered Moltov cocktails to others.	Mattis and Rahman: \$250,000 bond secured by sureties; mental health evaluation and treatment, location monitoring (home detention).  Magistrate Judge ordered release; District Court Judge upheld release on government appeal; Second Circuit stayed release order pending appeal, then upheld release order on appeal.
LaTroi Newbins	DUT: 20-cr- 0182	One-count information: 12 Arson in interstate commerce.  5-year mandatory minimum	Video alleged to depict Mr. Newbins throwing "combustible material" onto overturned, burning marked Salt Lake City Police Department patrol car. Video alleged to also depict Mr. Newbins standing on top of overturned patrol car before it was lit on fire.	Drug testing and treatment, mental health evaluation and treatment, location monitoring (home detention).

<sup>&</sup>lt;sup>11</sup> 18 U.S.C. §§ 844(f)(1), 2 and 3551 *et seq.* (count 1); 18 U.S.C. §§ 844(i), 2 and 3551 *et seq.* (count 2); 18 U.S.C. §§ 844(h)(1), 2 and 3551 *et seq.* (count 3); 18 U.S.C. §§ 844(n) and 3551 *et seq.* (count 4); 18 U.S.C. §§ 924(c)(1)(B)(ii), 2 and 3551 *et seq.* (count 5); 18 U.S.C. §§ 231 (a)(3), 2 and 3551 *et seq.* (count 6); 26 U.S.C. §§ 5861(d) and 5861(f); 18 U.S.C. §§ 2 and 3351 *et seq.* (count 7).

<sup>&</sup>lt;sup>12</sup> 18 U.S.C. §§ 844(i) and 2 (indictment waived).

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# PEOPLE RELEASED PRE-TRIAL IN PROTEST-RELATED CASES INVOLVING ALLEGED ARSON AND/OR POSSESSING EXPLOSIVES OR DESTRUCTIVE DEVICES

PEOPLE CHARGED	DISTRICT & No.	CHARGES & GREATEST CHARGED MM SENTENCE	SUMMARY OF ALLEGED CONDUCT <sup>1</sup>	CONDITIONS OF RELEASE <sup>2</sup>
Justin Spry	DNJ: 20-mj- 3013	Two-count complaint: 13 Attempt to damage government property by fire; Attempt to damage property in commerce by fire.  5-year mandatory minimum	Video alleged to capture Mr. Spry and another attempting to ignite a marked police vehicle by stuffing cloth into the gas tank and lighting it. Mr. Spry alleged to have attempted to flee law enforcement when arrested.	\$150,000 unsecured bond; third-party custodian, drug testing and treatment, mental health testing and treatment, location monitoring (home detention), no social media posts regarding subject of complaint.
Tyree Walker Devarian Haynes Ricardo Densmore <sup>14</sup>	DNV: 20-cr- 0126	Four-count indictment: 15 Conspiracy to commit arson (two counts); Arson (two counts).  5-year mandatory minimum	Alleged to have set fire to an unoccupied Las Vegas Metropolitan Police Department (LVMPD) patrol vehicle. Government indicates a social media video captured the event, leading to identifications and arrests. Video alleged to depict Mr. Haynes pouring liquid from a gas can through a broken or missing window of the patrol vehicle, Mr. Walker igniting the liquid, and Mr. Haynes dropping the gas can into the patrol vehicle. All three people charged are alleged to have fled upon hearing sirens from an approaching LVMPD vehicle.	Mr. Walker: Conditions include location monitoring and third-party custodian. Full conditions not available (bond not posted to docket). District Court upholds release order and adds condition: no protests for 30 days without Pretrial Services permission.  Mr. Haynes: No excessive alcohol use, drug testing and treatment, mental health treatment; COVID-19 related conditions. District Court upholds release order and adds condition: no protests for 30 days without Pretrial Services permission.

<sup>&</sup>lt;sup>13</sup> 18 U.S.C. §§ 844(f)(1) and 2 (count 1); 18 U.S.C. §§ 844(i) and 2 (count 2).

<sup>&</sup>lt;sup>14</sup> Ordered detained by District Court Judge on government appeal of Magistrate Judge's release order.

<sup>&</sup>lt;sup>15</sup> 18 U.S.C. § 844(n) (counts 1 and 3); 18 U.S.C. §§ 844(i) and 2 (count 2); 18 U.S.C. §§ 844(f)(1) and 2 (count 4).